

1. 2010年10月1日起，凡在北京市行政区域内从事经营活动的纳税人，其缴纳的税款，均应在北京市行政区域内缴纳。

Plaintiff, against THE LEE HOSPITAL,

[illegible][illegible][illegible]

from said Main Post Office to Postal Station at Lexington Avenue and Third Avenue, near Ninth Street; thence along Third Avenue, near Ninth Street, at the Madison Square Sub Post Office and at the Sub Post Office on Third Avenue, where the sale of said outfit being made; thence through the following streets, namely: through the general post office building, past the four corners of the west turn of Centre Street, thence along Centre Street to the east curb line, six inches from the east curb line, thence south along Centre Street, seventeen feet from the east curb line, to Broome Street, thence across Broome Street, thence north along Broome Street, sixteen feet from the north curb line, to Mulberry Street, thence across and along Mulberry Street, six inches from the east curb line, to Liberty Street, thence along Liberty Street, six inches from the east curb line, to Elm Street, when opened through the bicycles between Blocker street and Bleecker street, thence along Bleecker street, six inches from the east curb line, to Grand Street.

thence across Grand Jones Street and along the  
favorite Place, six feet from the curb line, to  
Fourth Avenue, thence along Astor Place, twelve  
feet from south curb line, to and across Third  
and 6th Street, to and across 7th Street and  
Stanton Avenue, thence along 8th Street and Third Avenue,  
thence along Astor Place, twelve feet from curb  
line, to and across North Avenue, thence across and along  
Fourth Avenue, eleven feet six inches from  
west curb line, to and across 10th Street, thence  
across Third Avenue, thirty feet from the east curb  
line, to 17th Street; thence along Fourth Avenue, two  
feet from the east curb line, to and across  
across 22nd Street five feet from the north  
curb line, to and into the Madison Square  
Office Sub Station, thence along 23rd Street, five  
feet from the north curb line, to Fourth Avenue; thence  
across and along 4th Avenue, twelve feet from  
the curb line, to 26th Street; thence al-

24th Street, five feet from the south curb line to Third Avenue; thence along Third Avenue to the north side of 24th Street, to Third Avenue, to and into the Post Office Sub Station, to the south side of 24th Street, to Third Avenue between 28th and 29th Street, to 29th Street, thence across and along Third Avenue from the west side of 29th Street to the south side of 29th Street, thence along 29th Street, five feet from the south curb line, to Fourth Avenue; thence along Fourth Avenue, twenty feet from the north curb line, to the north side of 43d Street; thence along the north side of 43d Street, to and along the road Company, through and along the property owned by said Company, to 42d Street, thence across and along 42d Street, five feet from the north curb line, to the north side of 44th Street, to and along 44th Street, five feet from the east curb line, to 44th Street, thence along 44th Street, two feet

the south curb line, to State and into the Grand Central Palace Post Office, and to the United States Patent and Trademark Office, with all the necessary tools, materials, brass bands, transmitters, and terminal and intermediate receivers, and the operating plant for said two circuits, including air compressors, vacuum pumps, and other accessories, bottles, all carriages and other accessories to the operation of said two double circuits, and all real property and rights therein connected with said circuits, and

The following are the United States Patents numbers 560,887-4d; 540,133; 586,498 and 568,291; and unduly delayed applications for United States Patents numbers 596,528; 596,531; 596,536; and 605,500.

It is further agreed that the license shall be given only for the right and license to build and operate tubes over Brooklyn Bridge erected in the said licenses.

strutment dated July 18, 1913, whereby the said rights of way, easements and privileges of whatsoever character, nature and kind, and the rights to lay down, maintain and operate pipes, conduits, tubes and in the streets of the said city of New York, or in any other city, town or village of the State of New York or of other cities, towns or villages in the vicinity thereof heretofore acquired by the said Tubular Dispatch Company, and the franchise to acquire such rights of laying down, maintaining and operating the said tubes, and all patent rights and patent licenses relating to pneumatic tubes and transmission acquired by the said Tubular Dispatch Company, also all other rights, franchises, easements, privileges, and interests in, to, and under the said State and any renewal thereof and all sums to be received thereunder, and all leases owned by the Tubular Dispatch Company, together with all other

The above will be sold in one parcel as an entirety, the way of the title to the action or holders of the bonds secured by the mortgage described in the amended complaint may become a lien on the property.

the purchaser at such sale. If the purchaser shall not bid, or if he shall not deposit with the undersigned as referee at or prior to the time of sale, the sum of ten thousand dollars (\$10,000), in cash or certified check upon a national bank or other company authorized by law to do business in the City of New York to the order of the undersigned, which sum will be returned to the bidder if his bid be not accepted and the property be not struck off to him, but which will be retained on account of the purchase price if the property be struck off to the bidder.

In addition, the purchaser will be required to make such further payments in cash on account of the purchase price as may be required by the undersigned. In case of refusal upon failure of any purchaser to comply with the terms of sale or order of the Court, all sums paid by the purchaser shall be retained by the undersigned.

The balance of the purchase money not paid in cash may be paid either in cash or in bonds of defendant Tubular Dispatch Company and coupons belonging thereto secured by the mortgage on the above described property, to be received at such sum as would be equal to the distributive amount that the holders thereof be entitled to receive therefor in case the entire amount of the bid was paid in cash. The balance of the purchase money not paid in cash may be paid in cash or in bonds of defendant Tubular Dispatch Company, but shall have the same priority as the cash paid within three months after the completion of the sale.

The mortgaged property and the proceeds of the sale, it was said to be the same on file in the office of the clerk of the county of New York.

The publication of the diagram required by the ruling of the Supreme Court has been complied with by order of said Supreme Court.

Dated New York, May 9th, 1906.

SAMSON LAUCHMAN, Receiver  
JOLINE LARRIE RATHBONE,  
Attorneys for plaintiff.

The approximate amount of the lien of \$100,000 to satisfy which the above described property is to be sold is six hundred fifty-eight thousand and no hundred dollars.

The date of the next sale is fixed for the 18th day of December, 1906, together with costs and allowances, amounting to four hundred and one and 25-100 dollars (\$401.25), and of

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